1 2 3 4 5 6 7 8 UNITED STATES DISTRICT COURT 9 CENTRAL DISTRICT OF CALIFORNIA 10 11 ERROL JOSEPH SCORZA, IV, No. CV 17-4044 PA (AFMx) 12 Plaintiff, No. 18-55676 13 FINDINGS OF FACT v. 14 STATE OF CALIFORNIA, 15 Defendant. 16 17 On June 26, 2018, the United States Court of Appeals for the Ninth Circuit remanded 18 this action to district court to make a factual determination when the district court first 19 received plaintiff Errol Joseph Scorza, IV's ("Plaintiff's") second Notice of Appeal from the 20 Judgment entered on December 1, 2017. After hearing and considering testimony in this 21 matter, the Court makes the following findings of fact. 22 1. In 2009, Plaintiff was convicted in Los Angeles County Superior Court on 23 various charges and later was sentenced to 76 years to life in state prison. See People v. 24 Scorza, No. BA353553 (L.A. Cnty. Super. Ct.). 25 2. In 2013, Plaintiff filed a habeas petition in this Court. The petition was 26 dismissed with prejudice as untimely, and the Ninth Circuit denied a certificate of 27 28

November 17, 2017) from the Magistrate Judge's Report and Recommendation (the "First

Also on December 1, 2017, Petitioner filed a Notice of Appeal (dated

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who informed her that a Notice of Appeal was already on file. She left without filing the document.

- 20. Ms. Scorza's credibility is undermined by inconsistencies in her testimony.
- 21. Ms. Scorza testified that Plaintiff signed both the First Notice of Appeal and the Second Notice of Appeal, but the signatures on the two documents do not match.
- 22. Additionally, Ms. Scorza testified that Plaintiff prepared the Second Notice of Appeal and then sent it to her. However, the Second Notice of Appeal indicates that it was signed by Plaintiff on December 14, 2017, the same date that Ms. Scorza states that she attempted to file it. The Court finds it unlikely that Ms. Scorza could have received the document from Plaintiff the same day that he signed since she has not visited him since he has been in custody.
- 23. Mr. Sawyer currently works as a Pro Se Civil Intake Clerk and held the same position in December 2017. Mr. Sawyer receives documents at the civil intake window and files new cases by pro se litigants.
- 24. Mr. Sawyer was one of only two African American males working at the Clerk's pro se civil intake window in December 2017. Of those two, only he has a shaved or bald head.
- 25. Mr. Sawyer was not working on December 14, 2017. He was on vacation from December 11 until some time after Christmas in 2017.
- 26. Mr. Sawyer testified that he would accept a Notice of Appeal even if there was one already on file. He explained that he would leave it to the Ninth Circuit to determine whether the new filing is proper. He would not have rejected the Second Notice of Appeal.
- 27. Mr. Smith currently works as a Civil Intake Clerk, and he held the same position in December 2017. Mr. Smith receives pro se filings.
- 28. Mr. Smith is African American and has closely cropped hair, but he has never had a shaved or bald head. He is not slim.
- 29. Mr. Smith does not match the description that Ms. Scorza gave of the person who rejected the Second Notice of Appeal.

1	30.	Mr. Smith was working on Γ	December 14, 2017 but has no recollection of the
2	alleged attempted filing of the Second Notice of Appeal.		
3	31.	Mr. Smith has never rejected	l a Notice of Appeal in a case where there already
4	was one on file. Mr. Smith explained that he would seek advice from the Appellate		
5	Department in the clerk's office whether to file the document or send it to the Ninth Circuit,		
6	but in no event would he reject the document.		
7	32.	The Court cannot conclude b	by a preponderance of the evidence that Ms.
8	Scorza unsuccessfully attempted to file the Second Notice of Appeal on December 14, 2017		
9	or on any other date. Nor can the Court conclude by a preponderance of the evidence that		
10	the Court received the Second Notice of Appeal on December 14, 2017. Ms. Scorza's claim		
11	that she attempted to file a Second Notice of Appeal on December 14, 2017 is not credible.		
12	The Clerk is ordered to serve a copy of these Findings of Fact on the United States Court of		
13	Appeals for the Ninth Circuit.		
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15	DATED: J	anuary 15, 2019	They Challes
16			Percy Anderson UNITED STATES DISTRICT JUDGE
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